The opinion in support of the decision being entered today was <u>not</u> written for publication in a law journal and is <u>not</u> binding precedent of the Board.

Paper No. 21

## UNITED STATES PATENT AND TRADEMARK OFFICE

MALLED

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

APR 1 5 2003

Ex parte KENNETH S. KNAPTON, III

PAT. & T.M. OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

Appeal No. 2000-2227 Application No. 09/089,834

ORDER PURSUANT TO 37 CFR § 1.14(g)

On February 25, 2003, the Board of Patent Appeals and Interferences (hereinafter the "Board") mailed a second Order Pursuant to 37 CFR § 1.14(g) (Paper No. 20) wherein the Board gave appellant one (1) month from the date of the order to object as to why the Board should not publish appellant's decision mailed on July 18, 2002 (Paper No. 15) and to provide further reasoning therein. In a telephone conversation between Timothy Trop, attorney for appellant, and Carolyn Moskey, Paralegal Specialist for the Board, Mr. Trop informed Mrs. Moskey that he had not responded to the Order of February 25, 2003 (Paper No. 20).

Appeal No. 2000-2227 Application No. 09/089,834

Accordingly, it is

ORDERED that the decision of July 18, 2002 (Paper No. 15) will be published in due course.

BOARD OF PATENT APPEALS AND INTERFERENCES

AMALIA L. SANTIAGO

Chief Board Administrator

(703) 308-9797

ALS:clm

Appeal No. 2000-2227 Application No. 09/089,834

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